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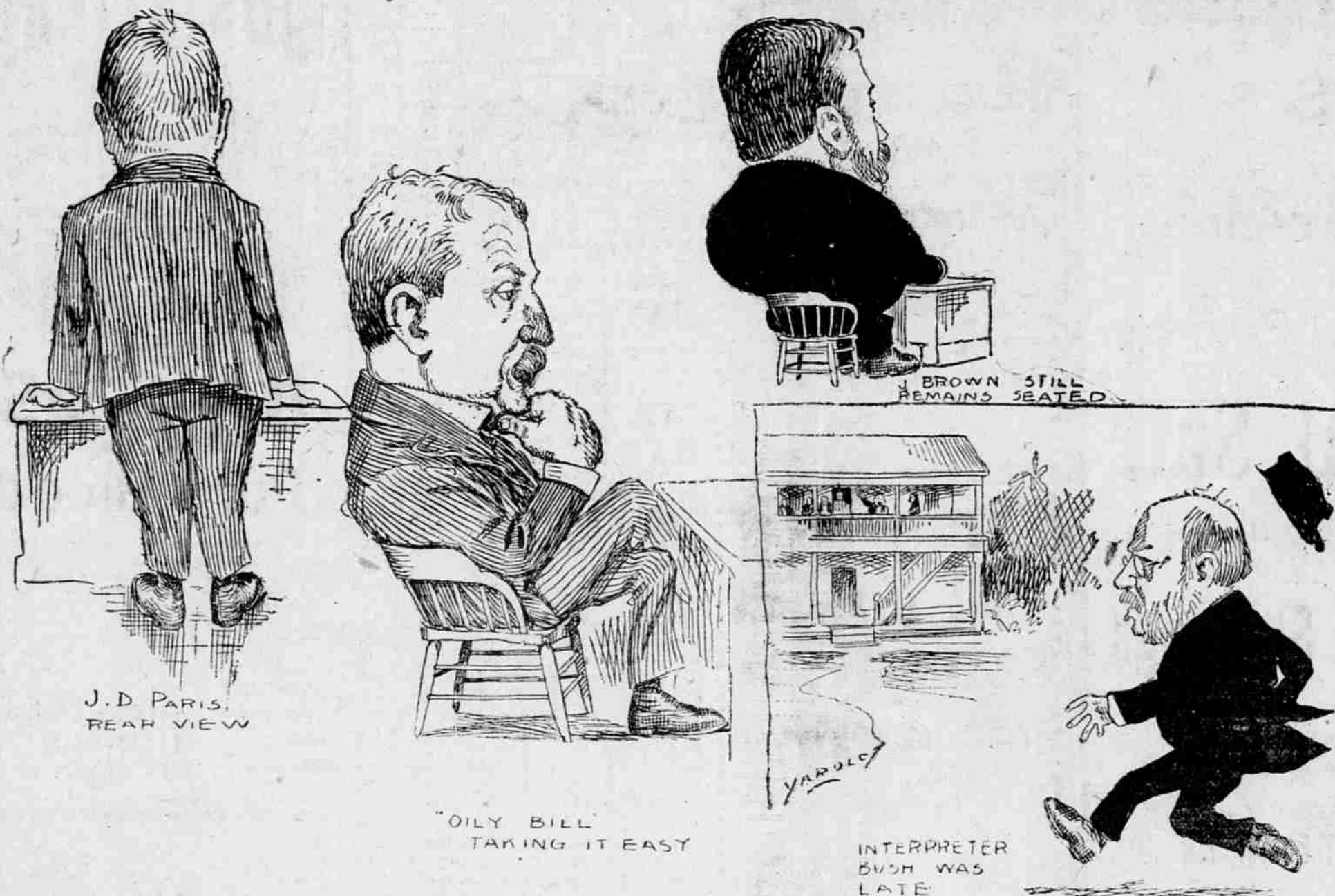
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the purpose of manufacturing car-  
riages and vehicles of all kinds. They  
have erected quite a large building on  
Fauquier street between Beretania and  
Alakea. Only competent help employ-  
ed. Mr. Loo Chin, who for many years  
has been in the employ of W. W. Wright  
& Co., will have the manage-  
ment of the new company. At the  
meeting of the stockholders of the  
company held yesterday the following  
officers were elected: President, Wat-  
son; vice president, David Bent; sec-  
retary, Henry Loo Kong; treasurer,  
Loo Chin, and auditor, Chang Qual.

The Belgian Minister and his wife  
will probably leave Washington be-  
cause of the trouble they are making  
in society there.

## MUNICIPAL IDEAS IN THE SENATE

ACHI DROPS  
AFTER BROWN

He Leaves the Judiciary  
Committee and Car-  
ter Tries To.

IT IS clearly apparent that the mi-  
nority and the majority cannot  
agree in the Senate, at least this  
seems impossible where committees  
are made up from members of each  
party. Twice has it been necessary for  
the president of the Senate to appoint  
a Republican member on the Judiciary  
committee, and in all probability it will  
be necessary to make another appoint-  
ment, for it is doubtful if Carter will  
be any more fortunate in dealing with  
the majority than his predecessors. The  
only solution seems to be the one pro-  
posed by Senator Carter, who suggested  
that the president appoint the third  
member of the committee from the In-  
dependent party and thus save any fur-  
ther clashing so far as this committee  
is concerned.

The business of yesterday opened  
when Senator Kalanokalani presented  
a petition from ninety-six taxpayers of  
the Territory of Hawaii asking for the  
extension of Fort street above School  
street, in Honolulu, as provided for by  
an act of the Legislature of the session  
of 1896 and again provided for in the  
session of 1898. The petition was re-  
ferred to the committee on public  
works.

Another petition was presented by  
the same Senator with fifty-seven signers  
praying for an appropriation of \$1,500  
to be used in grading and macadamizing  
the road situated just above the  
Queen Emma property and leading  
from Nuuanu street to property near  
the stream. This petition met the  
same fate as its predecessor.

The bulk of the time of the morning  
session was occupied in discussing the  
report on the Government estimates,  
which was as follows:

The majority of the Judiciary Com-  
mittee to whom the estimates of the Ter-  
ritory of Hawaii for the succeeding bi-  
ennial period was referred, respectfully  
begs to report that they have carefully  
examined and considered said estimates  
and while the majority of the commit-  
tee are of the opinion that many of the  
estimates are extravagant and even pro-  
digal, being wholly in a number of in-  
stances out of all proportion to the  
necessities and requirements of the public  
service and the public needs, we deem  
it unnecessary at this time, if not a  
waste of time and labor to analyze said  
estimate in detail. The bills to provide  
for municipal and county government,  
if passed, will materially reduce the ser-  
vices to be performed by the present  
Territorial officers and will also limit to  
a much smaller compass than that which  
they now enjoy, the jurisdiction, power,  
authority and duty of such officers and  
the number of assistants and clerks em-  
ployed by them. Until such bills are  
either passed or defeated any attempt to  
estimate the necessary appropriations  
would only be speculative, imaginary and  
altogether without profit. The majority  
beg to say that they assume that bills  
providing for county and municipal gov-  
ernment will pass, as all of the political  
parties represented in the Legislature are  
pledged to such a measure. For the rea-  
sons given, and in view of contingencies  
that may arise in due course of legisla-  
tion, the majority respectfully beg leave  
to request that they be given further  
time in which to report on the matter  
embraced in this report.

WM. WHITE,  
S. E. KATIE,  
Majority of the Judiciary Committee.

White immediately moved that the  
report be adopted, but was interrupted  
by Achi, who rose to a point of order,  
stating that the report was only a re-  
quest for further time, and his point  
was sustained all the while. Achi then  
wanted nearly all of the presumed re-  
port stricken out and put it in the form  
of a motion, which failed to carry.  
A motion to the effect that the com-

mittee be given further time was  
amended by Achi, who wanted the mo-  
tion to specify only one week. White  
appealed from the ruling of the chair  
and his appeal was sustained by a solid  
Independent vote.

Kalanokalani wanted the report  
adopted, but was again interrupted by  
Achi on a point of order, who stated  
that the report was in direct violation  
of rule 43 of the Senate Rules and was  
therefore out of order.

Carter moved that the matter be laid  
on the table, but the motion was lost.  
Cecil Brown, who had made the original  
motion, explained to the chair the  
exact nature of that motion and being  
supported by the secretary, who claimed  
that Mr. Brown's explanation was  
substantially correct, the chair finally  
decided that inasmuch as the commit-  
tee did not follow the instructions given  
to them the report was out of order.

Achi then attempted to gain the floor,  
but the chair refused to recognize him  
and a warm argument ensued. Achi's  
side was supported by Cecil Brown and  
Carter, who insisted that the chair had  
recognized Achi.

White then appealed from the ruling  
of the chair and the appeal was sus-  
tained by the usual party vote.

Adjournment was taken until 1:30  
o'clock.

**AFTERNOON SESSION.**

The majority of the Judiciary com-  
mittee reported favorably on Senate  
bill No. 33 and same was adopted by  
the Senate.

Achi, forming the minority of the  
committee, objected to the report being  
considered, saying that he had not been  
asked to attend the meeting and voic-  
ing much the same sentiments as ex-  
pressed by Senator Brown at Wednes-  
day's session.

Achi accused the majority of the com-  
mittee of taking up bills introduced by  
their party in preference to taking ac-  
tion upon bills in the order in which  
they were placed before the committee.

SUPERINTENDENT M'CANDLESS  
REPLIES TO MONSARRAT

The Answer Which Caused a Little Flurry in  
the House of Representatives  
Yesterday.

SUPT. of Public Works McCandless  
made the following reply yester-  
day to the speaker of the House  
of Representatives to the ques-  
tions propounded by Representative J.  
Monsarrat of Hawaii relative to ex-  
penditures on roads and methods employed  
thereon. The questions were embodied  
in a resolution introduced into the  
House on March 11. The communication  
was as follows:

In regard to the questions propounded  
by Representative J. Monsarrat and  
submitted to me by the secretary of the  
House on the 11th inst., I beg to make  
the following answers:

The amount appropriated by the last  
Legislature for volcano road to Pahala  
was \$15,000. One section of six miles  
above Dolloways has been completed  
and the grading is done on another sec-  
tion of three miles near Pahala. The  
amount spent for surveys was \$389.25.

This road was built in sections be-  
cause the appropriation was not suffi-  
cient to complete the whole road, and  
the greatest benefit to the traveling  
public would be to replace the worst  
part of the old road, which was the part  
above Dolloways, before crossing the  
A. A. flow, so a six-mile section at this  
point was advertised, together with a  
three-mile section beginning at Pahala.  
The contract for these two sections  
was let for \$14,400, which exhausted the

Achi tendered his resignation as a  
member of the committee and same  
was accepted by Russell. Carter was  
then appointed but asked the chair to  
excuse him from serving on the ground  
that it was impossible for a Republican  
to work on a committee where the  
Home Rulers made up the majority.

Russell then announced that hence-  
forth all chairmen of committees must  
notify him of any intended meetings  
and he would make formal announce-  
ment of those meetings before adjourn-  
ment. He also stated that any meet-  
ing held without this notification would  
be unofficial. Carter's excuse was not  
accepted and he will now make the  
third Republican to serve on the judi-  
ciary committee.

An attempt was made to pass Senate  
bill No. 33, but it was found necessary  
to order it typewritten before it could  
be read for the last time.

The committee having in charge the  
act defining a Territorial seal reported  
favorably for the design presented.  
Considerable argument followed and the  
report was tabled.

Adjournment was then taken until  
this morning at the usual time.

AUDITOR AUSTIN  
MAKES RESPONSE

The House yesterday afternoon re-  
ceived a communication from the Audi-  
tor's Department, explaining the authori-  
ty upon which salaries were granted to of-  
ficials for sixty days while on vaca-  
tions.

A list of the officials to whom this  
privilege has been granted is given, and  
it is stated that the authority for allow-  
ing salaries while on vacations is that  
of custom and usage, rather than any  
provision of law, but a resolution passed  
by the Executive Council on the 27th day  
of November, 1896, is given as a con-  
firmation of the propriety of the custom.  
The section from the resolution which  
applies is as follows:

"That in case of absence, the pay of  
Government officials or employees shall  
not continue more than sixty days from  
the day of their leaving office."

SUPERINTENDENT M'CANDLESS  
REPLIES TO MONSARRAT

The Answer Which Caused a Little Flurry in  
the House of Representatives  
Yesterday.

appropriation. This contract is not yet  
complete.

The road engineer has had general  
supervision of most of the new roads  
constructed on Hawaii. Mr. E. D.  
Baldwin was, however, employed to lay  
out some of the roads in the Olua dis-  
trict. The road engineer works under  
instructions from the Public Works  
Department; locates new roads as in-  
structed and is expected to arrange for  
necessary rights of way. After con-  
struction on the Punaluu road had be-  
gun it was found the location was a  
bad one and a new location was made,  
and the Government did not pay for  
the section abandoned. A new location  
was also found advisable for the road  
between Waiohine and Kahuku, and  
some road already constructed was  
abandoned. The Government did not  
pay for the construction of the aban-  
doned section. The amount spent for  
surveys on this road was \$649.52.

The road engineer was granted a  
leave of absence of two months and  
received his salary during his absence.  
The contractor for the Papa road—Mr.  
S. Lazaro—failed to carry out his con-  
tract and the Government is taking  
steps to collect the amount of his bond.  
The papers have been in the hands of  
the Attorney General for several  
months. As soon as funds are provided  
the completion of this road can be ad-  
vertised.

HOUSE HAS  
HORSE PLAY

Foolish Wrangle Over  
the Spelling of  
a Word.

CONSIDERATION of Superintendent  
McCandless' reply to the  
questions propounded by Repre-  
sentative Monsarrat, of Hawaii, in a  
resolution relative to roads in Monsar-  
rat's district, which was adopted a few  
days ago, caused interest in the House  
yesterday morning. The reply was full  
of details which interested not only the  
author, but the entire Independent  
side of the House.

Monsarrat, however, was of the opin-  
ion that the answers were too vague,  
and he recommended that the reply be  
referred to the committee on public  
expenditures in order to verify the  
truth of the answers. Makekau moved  
the answers be printed.

Emmeluth said if that course was  
pursued, he would like to see all ques-  
tions and answers printed. The speaker  
put the Emmeluth amendment that  
all previous correspondence of the  
same character be printed, which car-  
ried, and the same was referred to the  
printing committee.

A communication from Adjutant  
General Soper, N. G. H., was read in  
which an invitation was extended to  
the members of the Legislature to be  
present at the competitive drill to be  
held tomorrow evening on the Drill-  
shed parade ground by four com-  
panies of the First Regiment, N. G. H.  
Beckley asked for information. He  
said the communication was not defini-  
te as to whether it was from the  
adjutant of the National Guard, or the  
prison guards. If from the prison  
guards, Beckley moved the communi-  
cation be ruled out of order. Beckley  
got mixed as to his conception of the  
military department. The speaker  
said the invitation came from the  
head of the military department. Dic-  
key wanted it referred to the commit-  
tee on military. The discussion as-  
sumed the character of horse-play. As  
the adjutant general issued the invita-  
tion at the request of Commander-in-  
Chief Dole, and it was only a matter  
of courtesy to the House, and not a  
matter of business, the chair firmly  
ruled that the communication was in  
order, and upon a vote, it was referred  
to the committee on military.

Dickey called for a point of order on  
the habit of members using the ex-  
pression "kanalua." The members  
should rise from their chairs and ask  
for a rising vote. No action was tak-  
en, but it is evident that Dickey's sug-  
gestion will prevail in future.

Beckley thought the legislators  
should take lessons in English, and  
learn how to spell the word "forty";  
without the letter "u" in it. The word  
occurred in House Bill 1, appropri-  
ations, as it passed from the House to  
the Senate, which was referred back  
to the House for correction.

Beckley said it was an attempt on  
the part of Senators to block legisla-  
tion. He thought it proper to send the  
bill back to the Senate, as it was, with  
instructions to send it to the Governor  
for signature, which was seconded.  
Dickey opposed the motion. Dickey  
said there was no law providing how  
to spell words. He could spell "forty"  
with four "u's" if necessary. If the  
Senate couldn't see it that way, he  
moved to have the House spell "forty"  
with a "u" and let it go at that, at-  
though he knew it was wrong. Dickey  
quoted Shakespeare and the Bible.

Beckley asked if the changing of the  
word meant it would go direct to the  
Governor. The chair said it had yet  
to pass its third reading in the Senate.  
This is probably one of the most  
ridiculous propositions which ever pro-  
vided serious discussion in a law-  
making body, and legislators attempt-  
ing to carry legislation through by the  
wrong spelling of words to suit a ma-  
jority was the extreme of folly. The  
chair also ruled that change

(Continued on Page 12.)

AT AUCTION  
BY WILL E. FISHER  
AUCTIONEER

REAL ESTATE  
At Auction

IN THE DISTRICT COURT OF THE  
United States for the Territory of  
Hawaii.—In Bankruptcy:

In the Matter of J. A. BUTTERFIELD,  
Bankrupt.

To the Creditors of J. A. BUTTER-  
FIELD, of Honolulu, Island of  
Oahu, and District Aforesaid, a  
Bankrupt:

PUBLIC NOTICE OF SALE OF  
PROPERTY OF ABOVE NAMED  
BANKRUPT:

Take notice that there will be sold  
at public auction on Saturday, the 16th  
day of March, 1901, at 12 o'clock noon,  
at the auction rooms of Will E. Fisher,  
corner of Merchant and Alakea streets,  
Honolulu aforesaid, all the right, title  
and interest of said J. A. Butterfield,  
bankrupt, in and to the following lots,  
pieces and parcels of land, together  
with the buildings and improvements  
thereon, to-wit:

Lots 12 and 13, situated at Pawaia,  
Punahou, Oahu. Said property will be  
sold to the highest bidder for cash,  
subject to the approval of the District  
Court of the United States for the Ter-  
ritory of Hawaii in Bankruptcy, pur-  
suant to the order of the Honorable  
Morris M. Estee, Judge of said court.  
Dated this first day of March, A. D.  
1901. GEO. A. DAVIS,  
Trustee of J. A. Butterfield, a Bank-  
rupt.

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	..							
4	3	2	1					
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190								
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KINAU STREET.								
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No property offered here in Honolulu  
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levated as it is—possessing an unob-  
structed panoramic marine view of the  
ocean, harbor and Honolulu, its prox-  
imity to the business center, its transit  
facilities on the line of the proposed  
electric line, within a block of the Ber-  
etania street cars, and in the neighbor-  
hood of the best residences of this  
city makes this site exceptionally de-  
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desired), balance in equal payments in  
one and two years at 7 per cent inter-  
est only on deferred payments. Fur-  
ther particulars of

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